REMARKS

In the instant Action, Claims 1-20 are listed as pending and all claims are subject to a restrictions requirement. Claims 12 and 20 are amended solely in response to the restriction requirement. Claims 4-11, 13-19 and 21-102 are cancelled.

As noted above, in response to the restriction requirement set forth in the instant Action, and without in any way acquiescing in the reasons for the restriction requirement set forth in the instant Action, but in order to be fully responsive to the instant Action, Applicants hereby elect, without traverse, Dop2-DLys(Dop2)-cyclo[Cys-Tyr-DTrp-Lys-Abu-Cys]-Thr-NH₂, *i.e.*,

which is one of the Groups X-DCLXXXIII, "each group drawn to a single peptide conjugate [of Claim 12], too numerous to recite individually". See page 2 of the instant Action.

As noted above, this election is made without traverse. Applicants expressly reserves the right to reclaim the subject matter surrendered in response to the restriction requirement by either reintroducing said subject matter in the present application or by filing a subsequent application.

The Examiner has requested that, in addition to the election of one of the Groups I-MCCCLXXXIII, Applicants identify the claims encompassing the elected invention. The elected invention is encompassed by the remaining Claims 1-3, 12 and 20.

Applicants respectfully submit that all pending claims are in a condition for allowance. As such, entry of the amendments submitted herewith and allowance of all pending claims are respectfully requested. Prompt and favorable action is solicited.

Examiner Kosar is invited to telephone Applicants' undersigned attorney at (508) 478-0144 to facilitate prosecution of this application.

Respectfully submitted,

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